UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

KAS MARITIME SHIPPING LINES LTD.,

Plaintiff,

- against -

YONG HE SHIPPING (HK) LTD., YONG HE SHIPPING LINES INC., PROSPER SHIPPING : LIMITED, JIANGSU FAREAST INT'L : SHIPPING AGENCY, CENTRANS IMS CO. LTD.: TIASING FISHERY SINGAPORE PTE LTD., and : SHANGHAI COSFAR INT'L CO. LTD. : a/k/a COSFAR

Defendants.



VERIFIED SECOND AMENDED COMPLAINT

Plaintiffs, KAS MARITIME SHIPPING LINES LTD. ("KAS"), by and through its attorneys, Tisdale Law Offices, LLC for its Verified Second Amended Complaint against the Defendants, YONG HE SHIPPING (HK) LTD. ("YONG HE"), YONG HE SHIPPING LINES INC. ("YHSL"), PROSPER SHIPPING LTD. ("PROSPER"), JIANGSU FAREAST INT'L SHIPPING AGENCY ("JIANGSU"), CENTRANS IMS CO. LTD., ("CENTRANS"), TIASING FISHERY SINGAPORE PTE LTD. ("TIASING"), and SHANGHAI COSFAR INT'L CO. LTD. a/k/a COSFAR ("COSFAR") (collectively "Defendants") alleges, upon information and belief, as follows:

- 1. This is an admiralty and maritime claim within the meaning of Rule 9(h) of the Federal Rules of Civil Procedure and 28 United States Code § 1333.
- 2. At all times material to this action, Plaintiff KAS was, and still is, a foreign company or other business entity organized under and existing by virtue of foreign law with a principal place of business in Liberia and was the Owner of the Vessel M/V YAKIMA ("Vessel").

- 3. Upon information and belief, Defendant Yong He was a foreign corporation or other business entity organized under and existing by virtue of foreign law with a principal place of business in Hong Kong and was the time charterer of the Vessel.
- 4. Upon information and belief, at all material times, Defendant YHSL was a foreign corporation, or other business entity, organized under, and existing by virtue of foreign law with a place of business in the Far East, including Hong Kong and was a paying agent who made several charter hire payments on behalf of Yong He, pursuant to the Charter Party identified below.
- 5. Upon information and belief, at all material times, Defendant PROSPER was is, a foreign corporation or other business entity, organized under and existing by virtue of foreign law with a place of business in the Far East, including Hong Kong and was a paying agent who made several charter hire payments on behalf of Yong He, pursuant to the Charter Party identified below.
- 6. Upon information and belief, at all material times, Defendant JIANGSU was a foreign corporation or other business entity, organized under and existing by virtue of foreign law with a place of business in the Far East, including China and was a paying agent who made several charter hire payments on behalf of Yong He, pursuant to the Charter Party identified below.
- 7. Upon information and belief, at all material times, Defendant CENTRANS was a foreign corporation or other business entity, organized under and existing by virtue of foreign law with a place of business in the Far East and was a paying agent who made several charter hire payments on behalf of Yong He, pursuant to the Charter Party identified below.
- 8. Upon information and belief, at all material times, Defendant TIASING was a foreign corporation or other business entity, organized under and existing by virtue of foreign law with a place of business in the Far East, including Singapore and was a paying agent who made several charter hire payments on behalf of Yong He, pursuant to the Charter Party identified below.

- 9. Upon information and belief, at all material times, Defendant COSFAR was a foreign corporation or other business entity, organized under and existing by virtue of foreign law with a principal place of business in Beijing and guaranteed Yong He's performance of the Charter Party identified below.
- 10. Pursuant to a standard Time Charter Party with Riders, dated June 20, 2007, Plaintiff chartered its Vessel to Yong He for one time charter trip of about 65 days, for the shipment of steel.
- 11. The Charter Party required Defendant to pay charter hire in the amount of USD\$36,000 per day including overtime, payable every 15 days in advance to Plaintiffs.
- 12. Defendants have failed to pay advance charter hire due to Plaintiff as per the charter party terms and as a result, Defendants have breached the Charter Party causing loss and damage to the Plaintiff in the principal amount of \$181,421.89.
- 13. Pursuant to the Charter Party, all disputes arising thereunder are to be submitted to arbitration in London with English Law to apply.
 - 14. The Plaintiff is now preparing to commence London arbitration.
- 15. Interest, costs and attorneys' fees are routinely awarded to the prevailing party in London arbitration pursuant to English Law. As best as can now be estimated, Plaintiff will be entitled to recover the following amounts under the final arbitration award:

A.	Principal claim:	\$181,421.89
В.	Interest at 6.5% compounded Quarterly for three years	\$37,726.61
C.	Arbitration costs and fees	\$22,000.00
		\$251,148.50

16. Upon information and belief, Defendants YHSL, PROSPER, JIANGSU, CENTRANS, and TIASING act as paying agents, or receiving agents, or arranges for other non-

Total

parties to satisfy the debts and obligations of Defendant YONG HE and/or receives payments being made to Defendant YONG HE.

- 17. Upon information and belief, Defendant YONG HE uses Defendants YHSL, PROSPER, JIANGSU, CENTRANS, and TIASING, as "pass through" entities such that YONG HE can insulate itself from creditors relating to its commercial obligations.
- 18. It is not common practice in the maritime industry for an independent company to pay another company's debt, where it has no formal relationship to the underlying charter party.
- 19. Payments sent and/or received on behalf of another independent company, as described herein, are suggestive of a relationship that is not arms length.
- 20. Upon information and belief, Defendants YHSL, PROSPER, JIANGSU, CENTRANS, and TIASING made payments as described herein on behalf of Defendant YONG HE when they had no contractual obligation to YONG HE's creditors.
- 21. Upon information and belief, Defendants YHSL, PROSPER, JIANGSU, CENTRANS, and TIASING have made hire payments to the Plaintiff pursuant to the terms of the above identified Charter Party on YONG HE's behalf.
- 22. Upon information and belief, Defendants PROSPER and JIANGSU have made hire payments under other charter parties on behalf of Defendant YONG HE. See Second Amended Verified Complaint in *Navision Shipping Co. v. Yong He Shipping (HK) Ltd., et al.*, Docket No. 07 Civ. 9571 (DC), attached as Exhibit 1; Second Amended Verified Complaint in *Padre Shipping, Inc. v. Yong He Shipping, et al*, Docket No. 07 Civ. 9682 (JFK), attached as Exhibit 2; Verified Second Amended Complaint in *Industrial Carriers Inc. v. Yong He Shipping (HK) Ltd, et al..*, Docket No. 07 Civ. 9706 (PAC), attached as Exhibit 3, *Verified Amended Complaint in Isle Navigation v. Yong He Shipping (HK) Ltd., et al.*, Docket No. 08 Civ. 0230 (WHP), attached as Exhibit 4; *Ex Parte* Order Authorizing Process of Maritime Attachment and Garnishment in *Global*

Logistics Group Ltd. v. Yong He Shipping (HK) Ltd. et. al., Docket No. 07 Civ. 10654 (SAS), attached as Exhibit 5.

- 24. In the alternative, Defendants YHSL, PROSPER, JIANGSU, CENTRANS, and TIASING are agents of Defendant YONG HE such that they will or may be soon holding assets belonging to Defendant YONG HE, or vice versa.
 - 25. In the further alternative, Defendants are partners and/or joint venturers.
- 26. In the further alternative, Defendants are affiliated companies to the extent that Defendants YHSL, PROSPER, JIANGSU, CENTRANS, and TIASING are now, or will soon be, holding assets of Defendant YONG HE, or vice versa.
- 27. At all times material to this action, there existed a unity of ownership and interest between Defendant YONG HE and Defendants YHSL, PROSPER, JIANGSU, CENTRANS, and TIASING that no separation existed between them and the corporate form of Defendant YONG HE has been disregarded such that it primarily transacts business of Defendants YHSL, PROSPER, JIANGSU, CENTRANS, and TIASING and as a result, they are alter egos of each other.
- 28. At all times material hereto, there has been commingling of funds between Defendant YONG HE and Defendants YHSL, PROSPER, JIANGSU, CENTRANS, and TIASING and as a result, they are alter egos of each other.
- 29. At all times material hereto, Defendants YHSL, PROSPER, JIANGSU, CENTRANS, and TIASING made partial hire payments on behalf of YONG HE to the Plaintiff pursuant to the terms of the Charter Party when none of those Defendants were contractually obligated to do so.
- 30. All times material hereto, Defendant YONG HE has dominated, controlled and used Defendants YHSL, PROSPER, JIANGSU, CENTRANS, and TIASING for its own purpose and there is no meaningful difference between YONG HE and these entities, or vice versa.

- 31. In the alternative, Defendant YONG HE has utilized Defendants YHSL, PROSPER, JIANGSU, CENTRANS, and TIASING to transfer funds through, to and from this District on its behalf or vice versa in an attempt to evade Process of Maritime Attachment, and therefore, such parties are alter egos of each other.
- 32. Upon information and belief, Defendant YONG HE has engaged in the normal practice of using other entities as paying agents and alter egos to transfer funds through this District on its behalf in an attempt to evade Process of Maritime Attachment. See Defendants Named in Exhibits 1 through 5. (In addition to Yong He Shipping, there are seventeen other Defendants identified as paying agents in those actions who acted on behalf of Yong He).
- 33. The Defendants cannot be found within this District within the meaning of Rule B of the Supplemental Rules for Certain Admiralty and Maritime Claims of the Federal Rules of Civil Procedure, but, upon information and belief, Defendants have, or will have during the pendency of this action, assets within this District and subject to the jurisdiction of this Court, held in the hands of garnishees within the District which are believed to be due and owing to the Defendants.
- 34. The Plaintiff seeks an order from this court directing the Clerk of Court to issue Process of Maritime Attachment and Garnishment pursuant to Rule B of the Supplemental Rules for Certain Admiralty and Maritime Claims, and also pursuant to the United States Arbitration Act, 9 U.S.C. §§ 1 and 8, attaching, *inter alia*, any property of the Defendants held by any garnishees within the District for the purpose of obtaining personal jurisdiction over the Defendants, to compel arbitration and to secure the Plaintiff's claim as described above.

WHEREFORE, Plaintiff prays:

A. That process in due form of law issue against the Defendants, citing it to appear and answer under oath all and singular the matters alleged in the Complaint, failing which default judgment be entered against it in the sum of \$251,148.50.

- B. That since the Defendant cannot be found within this District pursuant to Rule B of the Supplemental Rules for Certain Admiralty and Maritime Claims, this Court issue an Order directing the Clerk of Court to issue Process of Maritime Attachment and Garnishment pursuant to Rule B of the Supplemental Rules for Certain Admiralty and Maritime Claims, also pursuant to the United States Arbitration Act, 9 U.S.C. §§ 1 and 8, attaching all goods, chattels, credits, letters of credit, bills of lading, effects, debts and monies, tangible or intangible, or any other funds up to the amount of \$251,148.50 belonging to, due or being transferred to, from, or for the benefit of the Defendants, including but not limited to such property as may be held, received or transferred in Defendants' name or as may be held, received or transferred for its benefit at, moving through, or within the possession, custody or control of banking/financial institutions and/or other institutions or such other garnishees to be named, and that all persons claiming any interest in the same be cited to appear and pursuant to Supplemental Admiralty Rule B answer the matters alleged in the Complaint;
 - C. That pursuant to 9 U.S.C. §§201 et seq. this Court recognize and confirm any London arbitration award in Plaintiff's favor against the Defendants as a judgment of this Court;
 - D. That this Court award Plaintiff the attorneys' fees and costs incurred in this action; and

E. That the Plaintiff has such other, further and different relief as the Court deems just,

proper and equitable.

Dated: New York, New York February 21, 2008 The Plaintiff,

KAS MARITIME SHIPPING LINES LTD.

Claurisse Campanale-Orozco (QC 3581)

Thomas L. Tisdale (TT 5263)

TISDALE LAW OFFICES, LLC

11 West 42nd Street, Suite 900

New York, NY 10036

(212) 354-0025 - phone

(212) 869-0067 – fax

corozco@tisdale-law.com

ttisdale@tisdale-law.com

ATTORNEY'S VERIFICATION

State of Connecticut)	ss.:	Town of Southport
County of Fairfield)		

- 1. My name is Claurisse Campanale-Orozco.
- 2. I am over 18 years of age, of sound mind, capable of making this Verification, and fully competent to testify to all matters stated herein.
- 3. I am an attorney in the firm of Tisdale Law Offices LLC, attorneys for the Plaintiff.
- 4. I have read the foregoing Verified Amended Complaint and know the contents thereof and believe the same to be true and accurate to the best of my knowledge, information and belief.
- 5. The reason why this Verification is being made by the deponent and not by the Plaintiff is that the Plaintiff is a business organization with no officers or directors now within this District.
- 6. The source of my knowledge and the grounds for my belief are the statements made, and the documents and information received from, the Plaintiff and agents and/or representatives of the Plaintiff.
- 7. I am authorized to make this Verification on behalf of the Plaintiff.

Dated: Southport, Connecticut February 21, 2008

Taurisse Campanale-Orozco

EXHIBIT 1

')

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

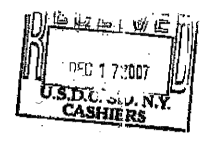
navision shipping company a/s,

Printiff

- accinst -

07 Civ. 9517)C) ECF CASE

YONG HE SHIPPING (HIC) LID., PROSPER
SHIPPING LIMITED, HANGSU FING AGENCY LID.,
HANGSU FAREAST INTERNATIONAL SHIPPING
AGENCY LID., THE OLD EASTERN
MEDITERRANIAN CO SA, CHINA MARINE
SEIPPING AGENCY TIANUM COMPANY LID.,
LIANYUNGANG PARHAST ENTERNATIONAL,
SHIPPING AGENCY CO. LID., SIG SHANGHAI
FAREAST INTERNATIONAL SEIPPING AGENCY
CO. LID. AVA FEISA,



Defendants

SECOND AMENDED VERIFIED COMPLAINT

Plairiff, NAVISION SHIPPING COMPANY A/S ("Plaintiff"), by and through its attorneys. Leanon, Merghy & Leanon, El.C., as and for its Second Amended Veril. of Complaint against the Defendants, YONG HE SHIPPING (HK) LTD: ("Yong He"), PROSPI. "SHIPPING LEMITED ("Prosper"), JIANGSU FING AGENCY LTD. ("Hangsu Fing"), and Li: NGSU EAREAST INTERNATIONAL SHIPPING AGENCY LTD. ("Hangsu), THE OLI: EASTER MEDITERRANEAN CO SA ("OEM"), CHINA MARINE SHIPPING AGENCY I ANUIN COMPANY LTD. ("China Marine"), LIANYUNGANG FAREAST INTERNATIONAL SHIPPING AGENCY CO. LTD. ("Lianyungang"), and SHANGHAI FAREAST INTERNATIONAL SHIPPING AGENCY CO. LTD. a/k/a FRISA ("Shanghai Faro sh") (collectively refored to as "Defendants"), slieges, upon information and belief, as it lows:

1. This is an admirally and maritime claim within the meaning of Rule ; h) of the



- 2. At all times reseated to this sorion, Plaintiff was, and still is, a foreign congenition, or other business entity organized and existing under foreign law.
- 3. Upon information and ballet, Defendants were, and still are, foreign corporations, or other business entities organized and existing under foreign law.

FIRST CAUSE OF ACTION

- 4. Paragraphs One through Three are hereby incorporated as Paragraph a Pour through Six and made part hereof as if fully set forth at length herein.
- 7. At all material times, Plaintiff was the disponent Owner of the mot: 'vessel' 'BRAVE JOHN' (percinafter the "Vessel").
- 8. By a charter party dated July 7, 2007, Plaintiff chartered the Vessel .) Youg H: for the carriage of eargo. See charter purp somewed hereto as Exhibit "1."
 - The charter party provides that hire is due in advence.
- 10. During the course of the charter, disputes cross between the parties of garding Yong He's faiture to pay hite due and owing under the charter party. See breakdonn of outstanding hire annexed hereto as Exhibit "2."
- As a result of Yong He's creach of the charter party, Pisinti Thas surrained damages in the principal amount of \$2,044,357.18, such using a finite set, arbitration losis and encouncys fees.
- 12. Pursuant to the charter party, all disputes arising thereunder are to be submitted to arbitration in London with English Law to exply.

Total

2,694,271x39

- Despite the demand. Youg He has failed and/or refused to pay the name due and. 13. owing to Plaintiff.
 - Thus, Plaintiff is preparing to commence arbitration proceedings : . its claims 14.
- Interest, costs and attorneys' fees are routinely awarded to the pie; thing party in 15. proceedings subject to Roglish Law. As best as can now be estimated, Plaintiff as nexts to resover the following amounts in the Final Arbitration Award(s):

\mathbf{A}_{i}	Principal claim:	32,044,357 18
\mathbf{B}_{v}	Interest on claims: 3 years at 6%, compounded quarterly	399,913.4
C.	Estimated attorneys' fees and expenses:	(200,000.0.)
D.	Estimated arbitration costs:	50,600,00

- 16. Upan information and belief, Young He uses Defendants Prosper, Hingso Fing and Farigan as "paying/receiving agents" or "pass through" artifies such that it can have also listly from creditors relating to its contracts.
- 17. It is not general practice in the maritime expension, nor anywhere a so, for independent companies to make or receive large payments on behalf of other independent companies.
- 18. Payments sent or received on behalf of another independent company are suggestive of a relationship that is not "arms longth."
- Upon information and belief, Defendants Prosper, Hangsu Fing and Finger mal o 19. psymeans on Youg He's behalf where they have absolutely no contractnel obligation in Youg He's creditors.

- 20. Upon information and belief, Defendents Prosper, Nergen Fing a :11 Rangen made hire payments with reference to the above observer on Yong He's behalf.
- 21. in addition, thou information and ballef Defendant Prosper has media the payments under other charies parties on Yong He's behalf. See Verified Complem in Industrial Coarlers Inc. v. Yong He Shipping (HK) Ltd. and Prosper Shipping Limited (Ducks # 07 Cir. 9706), 'armezed kereio as Ezhibit '5."
- 22. In the alternative, Defendants Prosper, Mangeu Fing and Hangso are agents of Defendant Yong Ha, such that Defendants Prosper, Jianger Fing and Jianger are 11 ny, or will soon be, holding assers belonging to Yong He, or vice yersa.
 - 23. in the further alternative, Defendants are partners and/or joint vent; ers.
- 24. In the further alternative, Defenders are affiliated companies such that Defendade Prosper, Kangsu Fing and Hangen and sac now, or will soon be, holding essets belonging to Yong He, or vice verse.

SECOND CAUSE OF ACTION

- 25. Paragraphs One through Three are hereby incorporated as Paragrap; a Twenty Five through Twenty Seven and made part bests of fully set that at length hen: o.
- 28. By a charger party deted July 7, 2007, Plasmiff chargered the Vessel : a Young He for the carriage of careo.
- 29. During the ocurse of the voyage, Defendant CAM wrongfully and ut lawfully buthurized various shipping agents to issue and release pro-dated, clean on board b. Is of lating and provided the same with fielght pre-paid wordings.
- As a result of OEM's relawful authorization, Picioniff has suffered hisses in the 30. principle amount of \$2,044,357.18, explosive of interest, costs and attorneys fees.

3800 3:4900

Total

- II. Despite the descript, DEM has failed and/or refused to pay the H nz the and owing to Plaintiff
- 32. Thus, in due course, Plaintiff will commence proceedings against : LEM in an appropriate forum to recover those amounts due under its claim.
- 23. Interest, costs and attacheys' feets are routifully awarded to the prevailing party in such proceedings. As best as can now be estimated. Plaintiff expects to recover the following: amounts in the Final Arbitration Award(s) and/or Judgment:

A	Principei elsim:	12,044,357 18
B.	interest on claims: Three years at 5%, compounded quarterly	1399,913.41
C.	Estimated attenuys' fees and expenses:	1200,000.30
D.	Estimated exhibition costs:	:150,000,00
		2,694,270,39

THIRD CAUSE OF ACTION

- 34. Paragraphs One through Three are hearby incorporated as Peragraph a Thirty Franchough Thirty Six and made part hereof as if fully set forth at length hearin.
- 37. By a charter party dated July 7, 2007, Fightiff chartered the Vessel -) Young H: for the carriage of cargo.
- 38. Defendent China Marina wavergibly and uniquefully issued and releated predated, clean on board bills of lading and also provided the same with the wording "design prepaid" which was clearly inconsistent with the master's authorization to sign the bill. of lading
- 39. As a result of China Marine unlawful surhorization of the inits of lading, Plaint II has suffered losses in the principle amount of \$2,044,357.15, exclusive of interest, a test and attentions fees.

- 40. Despite due demand. China Marine has failed and/or refused to juje the sums due such owing to Plainfiff.
- 41. Thus, in due course, Plaintiff will commence proceedings against defendent in an appropriate versue to recover those amounts due under its claim.
- 42. Interest, costs and attendeys' fees are routinely awarded to the prestilling party in such proceedings. As best as our now be estimated, Plaintiff expects to recover to following amounts in the Final Arbitration Award(s) and/or Judgment:

	A_{ω}	Principal claim:	12,044,357 18
•	В.	interest on disims: Three years at 6%, compounded quarterly	.599,9 <u>1</u> 3.4
	C.	Setimated atomeys' fees and expenses:	1200,000,000
	D.	Estimated erbitration costs:	50,000.00
Tota	3		2,694,270:59

FOURTH CAUSE OF ACTION

- 43. Peragraphs One through Times are hereby incorporated as Paragrap is Forty Three through Forty Five and made part hereof as if fully set forth at length herein.
- 45. By a charter party dated July 7, 2007, Finimiff chartered the Vessel α Young He for the carriage of cargo.
- 47. Lianyungang wrongfully and relawfully issued and released pre-dated, clean on board bills of lading, and also provided the same with the wording "freight prepaid which was clearly inconsistent with the prester's authorization to sign the bills of lading.
- 48. As a result of Lianyungang's unlawful authorization of the bills of he bil

- 49. Despite due demand, Lianyungang has failed and/or refused to pay the sums due and owing to Pleindiff.
- 50. Thus, in due course, Plaintiff will commence proceedings against Linguagaes; in an appropriate venus to recover those amounts due under its claim.
- 51. Interest, costs and attorneys' fees are routinely awarded to the prescribing party in such proceedings. As best as can now be estimated, Plaintiff expects to recover the following amounts in the Final Arbitration Award(s) and/or Judgment:

	Á.	Principal claim;	2,044,357 18
	B.	Interest on claims: Three years at 6%, compounded quarterly	1399,913.41
	C,	Eximated attorneys' face and expenses:	(200,000,00
	D.	Estimated arbitration costs:	50,000.00
Total			2,694,271,59

FIFTH CAUSE OF ACTION

- 52. Paragraphs One through Three are baseby incorporated as Paragraph's Pifty Transfering Fifty Four and made past haveof as if fully set forth at length herein.
- 55. By a charier party dated July 7, 2007, Plaintiff chartered the Vesse, > Young Be for the carriage of cargo.
- 56. Shangkai Fareasi wrongfidly and unlawfally issued and released precinied, classe on board bills of lading, and also provided the same with the wonding "freight map: "I" which was clearly inconsistent with the master's anthonization to sign the bills of lading.
- 57. As a result of Shanghai Paressi's unhaviral authorization of the bills of lading.

 Plaintiff has soffered losses in the principle amount of \$2,044,357.18, exclusive of interest, costs and attorneys free.

- 38. Pospite due demand, Lianyungang has fulled and/or refused to pay the sums due and owing to Plaintiff.
- 59. Thus, in due course, Plaintiff will commence proceedings against . isnyunger; it an appropriate venue to recover those amounts due under its claim.
- 50. Interest, costs and attorneys' fees are routinely awarded to the pre. filing part in such proceedings. As best as can now be estimated, Plaintiff expects to recover !! a following amounts in the Final Arbitration Award(s) and/or Judament:

<u>Å</u>	Principal claim:	52,944,357.18
B .	Interest on claims: Three years at 6%, compounded quarterly	i399,913.4(
C.	Estimated attorneys' does and expenses:	3290,000.14)
D.	<u>Fairmated</u> arbitration costs:	(356,600,00)
Total		12,694,270.55

PRAYER FOR RELIEF FOR ALL CAUSES OF ACTION

- 61. The Defendance cannot be found within this District within the usen ing of Rules B of the Supplemental Rules for Certain Admiralty and Maritime Claims of the Federal Rules of Civil Protecture, but, upon information and ballet, Defendants have, or will have during the pendency of this action, essets within this District and subject to the jurisdiction of this Court, held in the hands of one or more garnishess which are believed to be due and owhill to the Defendants.
- 62. The Plaintiff speke an order from this court directing the Clerk of Court to issue Process of Maritime Attachment and Garnishment pursuant to Rule B of the happlements. Rules for Certain Admiralty and Maritime Claims, and also present to the United Lates Arbitration Act, 9 U.S.C. §§ 1 and 8, stoching, treat alia, any assets of the Defendure hald by

the aftaresain gamishee for the propose of obtaining personal jurisdiction over it. Defeatart (*), and to secure the Plaintiff's claims to described above.

WPIEREFORE, Plaintiff prays:

- A. That process in the fram of law issue against the Defendants, cities them to appear and answer under oath all and singular the matters alloged in the Second incorded Verified Complaint;
- B. That the Court results jurisdiction to compel the Defendance to arbitrate in accordance with the United States Arbitration Ata, 9 U.S.C. § 1 or sea.;
- C. That since the Defendants cannot be found within this District pure, and to Rule B of the Supplemental Rities for Certain Admirably and Maritime Claims, till: Court issue an Order directing the Clark of Court to issue Process of Maritime Attachment are Gamishment pursuant to Rule B of the Supplemental Rules for Certain Admirably and Maritim: Chains, at o pursuant to the United States Arbitration Act, 9 U.S.C. §§ 1 and 8, attaching all go day, chantel; credits, letters of credit, bills of lading, effects, debts and monies, tangible or interactible, or mer other finds held by any gamishes within the District which are due and owing to 1 e Defendants, in the smooth \$2,694,278,59 calculated to date to secure the Plaintiff's claims, and that all persons claiming any interest in the same be cited to appear and personal to Supple neutral Admirably Rule B enswer the mattern elleged in the Second Amended Complaint;
- D. That this Court recognize and confirm any arbitration sward(s) or judgment(s) rendered on the claims set forth basels as a Indomest of this Court
- E. That this Court retain invisition over this matter through the entry; if any judgment or ewent associated with any of the claims correctly pending, or which ray be initiated in the future, including any appeals thereof;

Page 11 of 24

- in the elismetive, that this Court enter judgment against the Define and(s) in the ų. surpoint of \$2,594,278.57 plus the costs and reasonable attorneys' fees incurred in the prosecution of this action;
 - G_{-} That this Court award Plaintiff its stronger's fees and costs of this action; and
- 13 That the Plaintiff have such other, finites and different relief as the Court may deem just and proper.

Dates: December 17, 2007 New York, NY

> The Plaintiff NAVISION SHIPPING COMPANY A/S

Manay R. Peterson (NP 2871)

Panick F. Lennon (FL 2162)

LENNON, MURRAY & LENNON, LLC

420 Lexington Ave., Swite 300

New York, NY 10170

(2.2) 490-6050 -- phone

(212) 490-6070 - Sex

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of aleuman com

ATTURNEY'S VERIFICATION

- «ընդր» <u>ը</u>ն

State of Connecticut

County of Fairfield

ss.: Town of Sombouri

- 1. My marte is Mency R. Peterson
- I am over 18 years of age, of sound mind, capable of making this
 Verification, and fully competent to testify to all matters stated become
- 3. I am an alternary in the firm of Learner, Murphy & Learner, LLC, records 114 the Plaintiff.
- 4. I have read the Euregoing Second Amended Verified Complaint and know the contents thereof and believe the same to be into and accounts to the best of my knowledge, information and belief.
- 5. The reason why this Varification is being made by the deponent min not by the Plaintiff is that the Plaintiff is a business organization with no officers or directors now within this District.
- 5. The source of my knowledge and the grounds for my belief are the Statements made, and the doors name and information received from, the Plaintiff's at agents and/or representatives of the Plaintiff.
- 7. I am amborized to make this Verification on behalf of the Plaintiff.

 Detect: December 17, 2007

 New York, NY

Nancy R. Peierson

EXHIBIT "1"

× ×

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270752 2519:5022
        To: NAVISION CHARTERING A/S < chartering Enavision group.com>
     From: GFI EROKERS LONDON ctrycarge@gfigroup.co.uk>
   Subject: [CB] brave john/yhs op dated 12.7.2007
                                (princed 28-09-2007 12:12:34)
     Date: 12-07-2007 12:17:08
   O. .: "WAVISION CHARTERING A/E"
   ROM: GET Group
   ATE: 12-JUL-2007 11:16
   SG.: 969232
   ater / dan
   ery pled to confirm having fixed clear ass op dated 12 july 07:
   .v. brave john ax prabbu jivesh (ax spwing sagle)
   :1f trimming bulk cerrier
   ilta flag built dec 1985-japan
   mushing dockyard no:3010
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EXHIBIT "2"

EXHIBIT "2"

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Nadelon Shipping Company A/S (18) Savision Charlesing A/S Shandvejon 102 E * DK-2900 Hellerup * Denmark I artison Shipping

25 Navamber 2007

Yong Ma Shirping (HK) Ltd. ctorist i Brokers Ltd 1 Showden Sheet Broadgate West London, UK-E1 608 United Kingdom

Hire Statement Recap

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EXHIBIT "3"

DNY CM/ECF Version 3.1.1

Page 1 of 3

ECF

#### U.S. District Court

United States District Court for the Southern District of New York (Foley Squant) CIVIL DOCKET FOR CASE #: 1:07-cv-09706-PAC

dustrial Carriers Inc. v. Young He Shipping HK Ltd. et al.

ssigned to: Judge Paul A. Crotty

mand: \$834,000

use: 28:1333 Admiralty

Date Filed: 11/01/2007

Jury Demand: None

Nature of Suit: 120 Contract: Marine

Jurisdiction: Federal Question

auntiff

dustrial Carriers Inc.

represented by Claurisse Ann Campanale-Orozco

Tisdale Law Offices, LLC 11 West 42nd Street Suite 900 New York, NY 10036

(212) 354-0025 Fex: (212) 869-0067

Email: Corozco@tisdale-luw.com

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Thomas Leonard Tisdale

Tisdale Law Offices, LLC 11 West 42nd Street Suite 900

New York, NY 10036

(212)354-0025

Fax: (212)869-0067

Email: ttisdale@tisdale-lav.com

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

٧.

<u>De andant</u>

Ye g He Shipping HK Ltd.

Dé <u>indant</u>

Proper Shipping Limited

D,	e Filed	##	Docket Text
11	1/2007	. 1	COMPLAINT against Yong He Shipping HK Ltd., Prosper Shipping

# 13 · · ·

	-	Limited. (Filing Fee \$ 350.00, Receipt Number 631665)D: cument filed by Industrial Carriers Inc. (jpo) (Entered: 11/05/2007)
1/01/2007		SUMMONS ISSUED as to Yong Ha Shipping HK Ltd., Prosper Shipping Limited. (jpo) (Entered: 11/05/2007)
1/01/2007		Magistrate Judge Kevin N. Fox is so designated. (jpo) (Entred: 11/05/2007)
1/01/2007	-	Case Designated ECF. (jpo) (Entered: 11/05/2007)
1/01/2007	2	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. No Corporate Parent. Document filed by Industrial Carriers Inc.(jpo) (Entired: 11/05/2007)
J/01/2007	4	EX PARTE ORDER FOR PROCESS OF MARITIME ATTACHMENT pursuant to Rule B of the Supplemental Rules for Certain A imiralty and Maritime Claims, the Clark of Court shall issue Process of Maritime Attachment and Gamishment against all tangible or Intangil'le property, credits, letters of credit, etc. or any other funds of property up to the amount of \$834,283.40 belonging to, due or being transferred to, from or for the benefit of the Defendant, including but not limited but not limited to such property as may be held, received or transferred in Defendant's came(s), or as may be held, received or transferred for its benefit at, moving though, or within the possession, custody or control of banking/financial institutions and/or other institutions or such other garnishes to be named, or later identified, on whom a copy of the Process of Maritime Attachment and Gamishment may be served. Supplemental process enforcing the Court's Order may be issued by the Clark upon application without further Order of the Court. Pursuant to F.R.C.P. 5(b) (2)(D) each gamishes may consent, in writing, to accept service by any other means. So Ordered. (Signed by Judge Paul A. Crotty or: 11/1/07) (jco) (Entered: 11/21/2007)
01/2007	<u>5</u>	ORDER APPOINTING SPECIAL PROCESS SERVER PULSUANT. TO F.R.C.P. RULE 4(C) Thomas L. Tisdale, Claurisse A. Campanale-Orozco, Lauren C. Davies or any other partner, associate, partlegal or other agent of TISDALE LAW OFFICES, LLC be and is hemby appointed to serve the Verified Complaint, Process of Maritime Attachment and Garnishment, Interrogatories and other process upon Defendant herein and upon the garnishee(s) listed in the Order, together with any other garnishee(s) who, besed upon information developed subsequent hereto by Plaintiffs, may hold assets for or on account of the Defendant. So Ordered. (Signed by Judge Paul A. Crotty on 11/1/07) (jee) (Entered: 11/21/2007)
12/2007		MARITIME ATTACHMENT AND GARNISHMENT ISSUED as to Youg He Shipping HK, Ltd., Prosper Shipping Limited on 11//07 in the amount of \$834,283.40. (cd) (Entered: 11/05/2007)
1 5/2007	H,	AFFIDAVIT of Claurisse Campanale-Orozco in Support re: Maritime Attachment and Garnishment Issued. Document filed by Industrial Carriers Inc (Campanale-Orozco, Claurisse) (Entered: 11/05/1007).

S NY CM/ECF Version 3.1.1

Page 3 of S

1/29/2007	] `	MARITIME ATTACHMENT AND GARNISHMENT ISS IED as to Yong He Shipping HK Ltd., Prosper Shipping Limited on 11/29/2007 in the amount of \$2,881,145.02. (jmi) (Entered: 12/03/2007)
/29/2007	P P h A D W	AMENDED ORDER APPOINTING SPECIAL PROCESS SERVER FURSUANT TO F.R.C.P. RULE 4(C) Thomas L. Tisdale, (Taurisse A Campanale-Orozco, Lauren C. Davies or any other partner, resociate, saralegal or other agent of TISDALE LAW OFFICES, LLC be and is sueby appointed to serve the Verified Complaint, Process of Maritime attachment and Garnishment, Interrogatories and other process upon Defandant herein and upon the garnishee(s) listed in the Order, together with any other garnishee(s) who, based upon information developed absequent hereto by Plaintiffs, may hold assets for or on account of the befendants. So Ordered. (Signed by Judge Paul A. Crotty on 11/29/07) co) (Entered: 12/05/2007)
29/2007	A C is tax full be but be of Garage.	MENDED EX PARTE ORDER FOR PROCESS OF MARITIME TTACHMENT pursuant to Rule B of the Supplemental Rules for estain Admiralty and Maritime Claims, the Clerk of the Court shall sue Process of Maritime Attachment and Garnishment against all ngible or intangible property, credits, letters of credit, etc. of any other nots or property up to the amount of \$2,881,145.02 belonging to, due of the transferred to from or for the benefit of the Defendants, including at not limited to such property as may be held, received or transferred in effendants' name or as may be held, received or transferred in the first at, moving through, or within the possession, custody or control banking/financial institutions and/or other institutions or such other mishaee(s) on whom a copy of the Process of Maritime Attachment and amishment may be served. Supplemental process enforcing the Court's der may be issued and served without further Order of the Court remain to F.R.C.P. 5(b)(2)(D) each garnishee may consent, in writing, accept service by any other means. So Ordered. (Signed by Judge Paul Crotty on 11/29/07) (joe) (Entered: 12/05/2007)

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# EXHIBIT 2

CHALOS, O'CONNOR & DUFFY, LLP

Attorneys for Plaintiff,

Padre Shipping, Inc.

366 Main Street

Port Washington, New York 11050

Tel: (516) 767-3600 Fax: (516) 767-3605

Owen F. Duffy (OD-3144) George E. Murray (GM-4172)

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

PADRE SHIPPING, INC.,

Plaintiff,

YONG HE SHIPPING, also known as, YONG HE SHIPPING (HK) LIMITED; PROSPER SHIPPING LIMITED: SHANGHAI COSFAR SHIPPING INTERNATIONAL CO. LTD.; AGEAN CARRIERS; GOLDEN TAI SHIPPING LIMITED, SOUTH AGEAN SHIPPING: CHANGSHU HOTHEART INTERNATIONAL SHIPPING AGENCY; TIANJIN PORTRANS INTERNATIONAL SHIPPING AGENCY CO., LTD. and, LIANYUNGANG FAREAST INTERNATIONAL SHIPPING.



07 CV 9682 (JFK)

SECOND AMENDED VERIFIED COMPLAINT

Plaintiff PADRE SHIPPING, INC., by its attorneys, as and for its Second Amended Verified Complaint against the Defendants, YONG HE SHIPPING, which is also known as YONG HE SHIPPING (HK) LIMITED, PROSPER SHIPPING LIMITED, SHANGHAI COSFAR SHIPPING INTERNATIONAL CO. LTD., AGEAN CARRIERS, GOLDEN TAI SHIPPING LIMITED, SOUTH AGEAN SHIPPING,

CHANGSHU HOTHEART INTERNATIONAL SHIPPING AGENCY; TIANJIN
PORTRANS INTERNATIONAL SHIPPING AGENCY CO., LTD. and,
LIANYUNGANG FAREAST INTERNATIONAL SHIPPING alleges upon information
and belief as follows:

#### **JURISDICTION**

1. This is an admiralty and maritime claim within the meaning of Rule 9(h) of the Federal Rules of Civil Procedure, and also falls under this Court's admiralty and maritime jurisdiction pursuant to 28 U.S.C. § 1333.

#### THE PARTIES

- 2. At all times material hereto, Plaintiff PADRE SHIPPING LIMITED (hereinafter "PADRE") was and still is a foreign business entity duly organized and existing pursuant to the laws of Liberia.
- 3. The plaintiff PADRE is the Owner of the ocean going vessel known as the M/V PADRE.
- 4. At all times material hereto, Defendant YONG HE SHIPPING, also known as YONG HE SHIPPING (HK) LIMITED (hereinafter collectively referred to as "YONG HE"), was and still is a foreign business entity duly organized and existing pursuant to the laws of Hong Kong with an office and principal place of business in Hong Kong, S.A.R. People's Republic of China.

- 5. The Defendant YONG HE is engaged in the business of transporting cargo by ocean vessel.
- 6. The Defendant PROSPER SHIPPING LIMITED (hereinafter "PROSPER") was and still is a foreign business entity duly organized and existing pursuant to the laws of a foreign country.
- 7. The Defendant PROSPER is the alter-ego of the defendant YONG HE, and it is liable for the debts of YONG HE.
- 8. The Defendant SHANGHAI COSFAR SHIPPING INTERNATIONAL CO. LTD. (hereinafter "SHANGHAI") was and still is a foreign business entity duly organized and existing pursuant to the laws of a foreign country.
- 9. The Defendant SHANGHAI is the alter-ego of the defendant YONG HE, and it is liable for the debts of YONG HE.
- 10. The Defendant AGEAN CARRIERS (hereinafter referred to as "AGEAN"), was and still is a foreign business entity duly organized and existing pursuant to the laws of a foreign country with an office and principal place of business in a foreign country.
- 11. The Defendant AGEAN is the alter-ego of the defendant YONG HE, and it is liable for the debts of YONG HE.

- At all times material hereto, Defendant GOLDEN TAI SHIPPING 12. LIMITED (hereinafter referred to as "GOLDEN TAI"), was and still is a foreign business entity duly organized and existing pursuant to the laws of a foreign country with an office and principal place of business in a foreign country.
- The Defendant GOLDEN TAI is the alter-ego of the defendant YONG .13. HE, and it is liable for the debts of YONG HE.
- At all times material hereto, Defendant SOUTH AGEAN SHIPPING 14. (hereinafter referred to as "SOUTH AGEAN"), was and still is a foreign business entity duly organized and existing pursuant to the laws of a foreign country with an office and principal place of business in a foreign country.
- The Defendant SOUTH AGEAN is the alter-ego of the defendant YONG 15. HE, and it is liable for the debts of YONG HE.
- At all times material hereto, Defendant CHANGSHU HOTHEART 16. INTERNATIONAL SHIPPING AGENCY (hereinafter referred to as "CHANGSHU"), was and still is a foreign business entity duly organized and existing pursuant to the laws of a foreign country with an office and principal place of business in a foreign country.
- The Defendant CHANGSHU is the alter-ego of the defendant YONG HE, 17. and it is liable for the debts of YONG HE.
- At all times material hereto, Defendant TIANJIN PORTRANS 18. INTERNATIONAL SHIPPING AGENCY CO., LTD. (hereinafter referred to as

"TIANJIN"), was and still is a foreign business entity duly organized and existing pursuant to the laws of a foreign country with an office and principal place of business in a foreign country.

Case 1:08-cv-00374-JGK

- 19. The Defendant TIANJIN is the alter-ego of the defendant YONG HE, and it is liable for the debts of YONG HE.
- 20. At all times material hereto, Defendant LIANYUNGANG FAREAST INTERNATIONAL SHIPPING (hereinafter referred to as "LIANYUNGANG"), was and still is a foreign business entity duly organized and existing pursuant to the laws of a foreign country with an office and principal place of business in a foreign country.
- 21. The Defendant LIANYUNGANG is the alter-ego of the defendant YONG HE, and it is liable for the debts of YONG HE.

#### THE MARITIME CONTRACT

- 22. On August 29, 2007, PADRE, as owner of the ocean going vessel M/V PADRE, entered into a charter party contract with YONG HE, as charterer, whereby YONG HE hired the M/V PADRE to perform a voyage, and carry YONG HE's cargo, from China to ports in the Mediterranean Sea.
- 23. In exchange for the use of the M/V PADRE to carry its designated cargo, and as provided for in the charter party dated August 29, 2007, the Defendant YONG HE

agreed to pay hire to PADRE in the amount of \$36,000.00 per day every 15 days in advance.

- As provided for in the charter party dated August 29, 2007, failing the 24. punctual and regular payment of the hire or on any fundamental breach whatsoever of the charter party, the vessel Owner was permitted to withdraw the vessel from the Charterer's service without prejudice to any claims the Owner may otherwise have against the Charterer.
- As provided for in the charter party dated August 29, 2007, the failure to 25. make punctual and regular payments of hire due to oversight, negligence, errors or omissions on the part of the Charterers or their bankers was excusable provided the Owner gave written notice of the default and the payment was effected within three (3) days.
- As provided for in the charter party dated August 29, 2007, any and all 26. disputes between PADRE and YONG HE arising from the charter of the M/V PADRE were to be arbitrated in London and all disputes under the charter party are governed by English law:
- The charter party contract between plaintiff PADRE and defendant YONG HE is a maritime contract.

28. In accordance with the maritime contract, the M/V PADRE was delivered to YONG HE on September 24, 2007.

### AS AND FOR A CAUSE OF ACTION AGAINST PADRE FOR BREACH OF MARITIME CONTRACT

- 29. When the M/V PADRE was delivered to YONG HE on September 24, 2007, YONG HE was obligated to pay the first hire payment and, also, pay for the value of the fuel then on board the vessel.
- 30. In breach its obligations under the charter party, YONG HE failed to pay the first hire payment on September 24, 2007 and it has persistently failed to pay hire on time in breach of the charter.
- 31. In breach of the charter party, YONG HE did not pay the first hire payment and did not pay for the fuel until October 3, 2007 and October 9, 2007.
- 32. In accordance with the terms and conditions of the charter party, the second hire payment became due and payable on October 9, 2007, but YONG HE failed to make that payment.
- 33. In accordance with the terms of conditions of the charter party. PADRE provided YONG HE with notice of default concerning the second hire payment on October 12, 2007, but YONG HE still failed to effect payment within three (3) days.

- YONG HE ultimately paid the second hire payment on October 26, 2007. 34.
- The third hire payment, in the amount of US\$524,280.00, became due on 35. October 24, 2007, but YONG HE failed to make that payment.
- In accordance with the terms and conditions of the charter party, PADRE 36. placed YONG HE on notice of default with respect to the third hire payment on October 24, 2007, but YONG HE has failed to effect payment within three (3) days and is in breach of its contractual obligations under the charter party.
- YONG HE has also failed to make full payment for the fourth hire 37. payment, leaving \$1,257.33 still due and owing from the total amount of the fourth hire payment that was due.
- The fifth hire payment, in the amount of US\$527,250.00, became due on November 23, 2007, but YONG HE failed to make that payment.

- 39. In breach its obligations under the charter party, YONG HE has also failed to pay \$41,950.00 for Marine Gas Oil and barge expenses incurred in the amount of \$41,950.00.
- 40. By reason of YONG HE's repeated breaches of the maritime contract,
  PADRE has served notice on YONG HE that PADRE it will avail itself of all of its legal
  and contractual remedies including, but not limited to, withdrawal of the vessel,
  suspension of services and arbitration at London.
- 41. Interest, costs and attorneys' fees are routinely awarded to the prevailing party in arbitration pursuant to English law.
- 42. As best as can now be estimated, the Plaintiff PADRE expects to recover the following amounts from YONG HE in London arbitration:

Total

A.	Principal claim for unpaid hire:	\$1,094,737.30
В.	Estimated interest on claims: 3 years at 8%, compounded quarterly	\$ 293,654.25
C.	Estimated attorneys' fees:	\$ 100,000.00
D.	Estimated arbitration costs/expenses:	\$ 50,000.00
		<u>\$1,538,391.55</u>

# AS AND FOR A CAUSE OF ALTER-EGO LIABILITY AGAINST DEFENDANTS PROSPER, SHANGHAI, AGEAN, GOLDEN TAI, SOUTH AGEAN, CHANGSHU, TIANJIN and LIANYUNGANG

- 43. Plaintiff repeats and realleges each and every allegation contained in paragraphs "1" through "42" of the Verified Complaint as though set forth at length herein.
- 44. At all material times, there existed such unity of ownership and interest between Defendant YONG HE and Defendants PROSPER, SHANGHAI, AGEAN, GOLDEN TAI, SOUTH AGEAN, CHANGSHU, TIANJIN and LIANYUNGANG that no separation existed between them and the corporate form of Defendant YONG HE has been disregarded such that Defendant YONG HE primarily transacted the business of Defendants PROSPER, SHANGHAI, AGEAN, GOLDEN TAI, SOUTH AGEAN, CHANGSHU, TIANJIN and/or LIANYUNGANG and, therefore, they are the alter egos of each other.
- 45. At all material times, Defendant YONG HE chartered the M/V PADRE in the name of Defendants PROSPER, SHANGHAI, AGEAN, GOLDEN TAI, SOUTH AGEAN, CHANGSHU, TIANJIN and/or LIANYUNGANG such that Defendants PROSPER, SHANGHAI, AGEAN, GOLDEN TAI, SOUTH AGEAN, CHANGSHU, TIANJIN and/or LIANYUNGANG were the charterer of the M/V PADRE.

- 46. At all material times, Defendant YONG HE and Defendants PROSPER, SHANGHAI, AGEAN, GOLDEN TAI, SOUTH AGEAN, CHANGSHU, TIANJIN and/or LIANYUNGANG have or had overlapping ownership, management, personnel and purposes such that Defendant YONG HE and Defendants PROSPER, SHANGHAI, AGEAN, GOLDEN TAI, SOUTH AGEAN, CHANGSHU, TIANJIN and/or LIANYUNGANG did not and do not operate at arms length.
- 47. At all material times, there has been an intermingling of funds between Defendant YONG HE and Defendants PROSPER, SHANGHAI, AGEAN, GOLDEN TAI, SOUTH AGEAN, CHANGSHU, TIANJIN and/or LIANYUNGANG.
- 48. On October 3, 2007 and, again on, October 26, 2007, the alter ego defendant PROSPER made hire payments on behalf YONG HE in respect of the M/V PADRE to satisfy the contractual obligations of its alter ego YONG HE in circumstances where PROSPER was not contractually obligated to PADRE.
- 49. At all material times, the alter ego defendant AGEAN issued bills of lading for the cargo shipped on board the M/V PADRE in satisfaction of the contractual obligations of its alter ego YONG HE.
- 50. On at least one occasion, the defendant GOLDEN TAI made arrangements to remit money to the Defendant SOUTH AGEAN who, in turn, made a partial payment of hire to PADRE to satisfy the contractual obligations of theirs alter ego YONG HE in

circumstances where neither GOLDEN TAI nor SOUTH AGEAN were not contractually obligated to PADRE.

- 51. At all material times, the Defendants CHANGSHU, TIANJIN and LIANGYUNGANG were agents of the defendant YONG HE, and those entities made partial hire payments on behalf of the defendant YONG HE in circumstances where neither GOLDEN TAI nor SOUTH AGEAN were not contractually obligated to PADRE.
- 52. At all material times, Defendants PROSPER, SHANGHAI, AGEAN, GOLDEN TAI, SOUTH AGEAN, CHANGSHU, TIANJIN and/or LIANYUNGANG have dominated, controlled and used the Defendant YONG HE for their own purposes such that there is no meaningful difference between the several entities, or vice versa.
- 53. At all material times, Defendants PROSPER, SHANGHAI, AGEAN, GOLDEN TAI, SOUTH AGEAN, CHANGSHU, TIANJIN and/or LIANYUNGANG have disregarded the corporate form of Defendant YONG HE to the extent that Defendant YONG HE was actually carrying on the business and operations of PROSPER and SHANGHAI as if the same were its own, or vice versa.
- 54. There are reasonable grounds to conclude that the Defendants PROSPER, SHANGHAI, AGEAN, GOLDEN TAI, SOUTH AGEAN, CHANGSHU, TIANJIN and/or LIANYUNGANG are the alter egos of Defendant YONG HE and, therefore, Plaintiff PADRE has a valid prima facie in personam claim against Defendants

PROSPER, SHANGHAI, AGEAN, GOLDEN TAI, SOUTH AGEAN, CHANGSHU, TIANJIN and/or LIANYUNGANG based upon alter ego liability.

55. Additionally, and/or alternatively, the Defendant YONG HE utilizes the Defendants PROSPER, SHANGHAI, AGEAN, GOLDEN TAI, SOUTH AGEAN, CHANGSHU, TIANJIN and/or LIANYUNGANG to transfer funds through, to and from the Southern District of New York on its behalf or vice versa in an attempt to evade Process of Maritime Attachment and, therefore, such parties are.

#### PRAYER FOR RELIEF

- 56. Notwithstanding the fact that the liability of the putative Defendants is subject to determination by arbitration in London, there are now, or will be during the pendency of this action, certain assets, accounts, freights, monies, charter hire, credits, effects, payment for bunkers, goods or services, bills of lading, cargo and the like belonging to or claimed by the Defendants within this District and held by various parties, as garnishees.
- 57. Plaintiff PADRE believes that some of these assets, to wit: bank accounts; payments of freight and/or hire from the shippers of the cargoes on board the M/V PADRE and/or other cargoes on other vessels chartered by YONG HE and its alter egos; freight and/or hire payments being made to other vessel owners for vessels chartered by YONG HE and its alter egos; Clearing House Interbank Payment System (CHIPS) credits; and/or miscellaneous funds and payments, are being electronically transferred

through intermediary banks located in this District in the possession of garnishees, namely banks or financial institutions located in New York.

- 58. As set forth in the accompanying affidavit of Owen F. Duffy, the

  Defendants cannot be found within this District within the meaning of Rule B of the

  Supplemental Rules for Certain Admiralty and Maritime Claims of the Federal Rules of

  Civil Procedure.
- against the Defendants and because the Defendants cannot be found within this District within the meaning of Rule B of the Supplemental Rules for Certain Admiralty and Maritime Claims of the Federal Rules of Civil Procedure, the requirements for a Rule B attachment and garnishment are met and Plaintiff seeks the issuance of process of maritime attachment so that it may obtain security for its claims against the Defendants and/or quasi in rem jurisdiction over the property of the Defendants, in the event that the Defendants challenge the jurisdiction of the London arbitrators, so that an eventual judgment and/or award can be satisfied.

WHEREFORE, Plaintiff prays as follows:

A. That the Defendants be summoned to appear and answer this Verified Complaint;

- C. That this Court retain jurisdiction over this matter through the entry of a judgment either by this Court, and/or the London arbitration panel, so that judgment may be entered in favor of Plaintiff for the amount of its claim with costs, *i.e.* US \$1,538,391.55, and that a judgment of condemnation and sale be entered against the property arrested and attached herein in the amount of Plaintiff's claim, plus costs to be paid out of the proceeds thereof; and
- D. That Plaintiff has such other and further relief as the Court may determine to be just and proper under the circumstances.

Dated: Port Washington, New York December 6, 2007

CHALOS, O'CONNOR & DUFFY, LLP

Attorneys for Plaintiff,

PADRE SHIPPING, INC.

By:

Owen F. Duffy OD-3144)

George E. Murray (GM-4172)

366 Main Street

Port Washington, New York 11050

Tel: (516) 767-3600 / Fax: (516) 767-3605

CHALOS, O'CONNOR & DUFFY, LLP Attorneys for Plaintiff,

Padre Shipping, Inc.

366 Main Street

Port Washington, New York 11050

Tel: (516) 767-3600 Fax: (516) 767-3605

Owen F. Duffy (OD-3144) George E. Murray (GM-4172)

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

PADRE SHIPPING, INC.,

Plaintiff,

07 CV 9682 (JFK)

V.

#### **VERIFICATION**

YONG HE SHIPPING, also known as, YONG HE SHIPPING (HK) LIMITED; PROSPER SHIPPING LIMITED; SHANGHAI COSFAR SHIPPING INTERNATIONAL CO. LTD.; AGEAN CARRIERS; GOLDEN TAI SHIPPING LIMITED, SOUTH AGEAN SHIPPING: CHANGSHU HOTHEART INTERNATIONAL SHIPPING AGENCY; TIANJIN PORTRANS INTERNATIONAL SHIPPING AGENCY CO., LTD. and, LIANYUNGANG FAREAST INTERNATIONAL SHIPPING.

Defendants.

STATE OF NEW YORK

:ss.

COUNTY OF NASSAU

BEFORE ME, the undersigned authority, personally came and appeared Owen F.

Duffy, who, after being duly sworn, did depose and state:

1. That he is a partner in the law firm of Chalos, O'Connor & Duffy LLP, counsel for the Plaintiff, PADRE SHIPPING, INC., herein;

- That he has read the foregoing complaint and knows the contents thereof; 2.
- That he believes the matters to be true based on documents and information obtained from employees and representatives of the Plaintiff through its agents, underwriters and attorneys; and
- That the reason that this verification was made by deponent and not by the Plaintiff is because Plaintiff is a foreign corporation, whose officers' verification could not be obtained within the time constraints presented by the circumstances of this case.

Dated: Port Washington, New York December 6, 2007

> CHALOS, O'CONNOR & DUFFY, LLP Attorneys for Plaintiff. PADRE SHIPPING, INC.

By:

en F. Duffy (OD-3144) George E. Murray (GM-4172)

366 Main Street

Port Washington, New York 11050

Tel: (516) 767-3600 Fax: (516) 767-3605

Subscribed and sworn to before me this

December 6, 2007

ard Public, State of New York

GEORGE E. MURRAY Notary Public, State of New York No. 02MU6108120 Qualified in New York County

Commission Expires April 12, 2008

## EXHIBIT 3

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

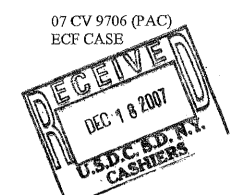
INDUSTRIAL CARRIERS INC.,

Plaintiff,

- against -

YONG HE SHIPPING (HK) LTD., PROSPER SHIPPING LIMITED, AEGEAN CARRIERS S.A., a/k/a OLD EASTERN MEDITERRANEAN SHIPPING CO., and GOLDEN TAI SHIPPING LIMITED

Defendants.



### VERIFIED SECOND AMENDED COMPLAINT

Plaintiffs, INDUSTRIAL CARRIERS INC. ("ICP"), by and through its attorneys, Tisdale Law Offices, LLC for its Verified Complaint against the Defendants, YONG HE SHIPPING (HK) LTD. ("YONG HE"), PROSPER SHIPPING LTD. ("PROSPER"), AEGEAN CARRIERS, S.A. ("AEGEAN") a/k/a THE OLD EASTERN MEDITERRANEAN SHIPPING CO. ("OLD EASTERN") and GOLDEN TAI SHIPPING LIMITED ("GOLDEN TAI"), (collectively "Defendants") alleges, upon information and belief, as follows:

- 1. This is an admiralty and maritime claim within the meaning of Rule 9(h) of the Federal Rules of Civil Procedure and 28 United States Code § 1333.
- 2. At all times material to this action, Plaintiff ICI was, and still is, a foreign company or other business entity organized under and existing by virtue of foreign law with a principal place of business in the Marshall Islands.
- 3. Upon information and belief, Defendant Yong He was a foreign corporation or other business entity organized under and existing by virtue of foreign law with a place of business in Hong Kong and was the Owner of the Vessel VARIOS IPIROS HELLAS ("Vessel").

- 7. Upon information and belief, at all materials times, Defendant Aegean was a foreign corporation, or other business entity, organized under and existing by virtue of foreign law organized in the Marshal Islands with a place of business in Greece and was also known as The Old Eastern Mediterranean Shipping Co.
- 8. Upon information and belief, Defendant Aegean is a paying agent of Defendant Yong He who made partial charter hire payments on behalf of Yong He, pursuant to the Charter Party identified below.
- 9. Upon information and belief, at all materials times, Defendant Old Eastern was a foreign corporation, or other business entity, organized under and existing by virtue of foreign law organized in the Marshal Islands with a place of business in Greece and is also known as Aegean Carriers S.A.
- 10. Upon information and belief and at all material times, Defendant Golden Tai was a foreign corporation or other business entity organized and existing by virtue of foreign law with a place of business in Hong Kong.
- 12. Upon information and belief, Defendant Golden TAi is a paying agent of Defendant Yong He who made payments related to the Vessel under this charter party, including payments for bunkers and canal charges on behalf of Yong He, pursuant to the Charter Party identified below.
- 13. Pursuant to a NYPE Time Charter Party with Riders, dated October 2, 2007, Plaintiff chartered its Vessel to Yong He for the shipment of bulk or bagged general cargoes.
- 14. The Charter Party required Defendant to pay charter hire in the amount of "\$43,000 DIOT [daily, including overtime] payable every 15 days in advance to owners nominated bank account."

- Defendants have failed to pay advance charter hire due to Plaintiff as per the charter party terms and as a result, Defendants have breached the Charter Party causing loss and damage to the Plaintiff in the amount of \$2,805,465.90.
- Pursuant to the Charter Party, all disputes arising thereunder are to be submitted to arbitration in London with English Law to apply.
- 17. Interest, costs and attorneys' fees are routinely awarded to the prevailing party in London arbitration pursuant to English Law. As best as can now be estimated, Andromeda will be entitled to recover the following amounts under the final arbitration award:

Total			\$3,469,173.59
	C.	Arbitration costs and attorneys fees	\$65,000.00
-	B.	Interest at 6.5% compounded Quarterly for three years	\$598,707.69
	A.	Principal claim:	\$2,805,465.90

- 18. Upon information and belief, Defendants Prosper, Aegean and Golden Tai are paying and receiving agents acting on behalf of Defendant Yong He so that Defendant Yong He can insulate itself from creditors related to its contractual obligations, including the charter party identified herein.
- 19. Upon information and belief, the partial charter hire payments made by Defendant Prosper and Defendant Aegean to the Plaintiff, and the Vessel charges that are the responsibility of the Charterer which were paid by Golden Tai, were made without any contractual obligation to Yong He.
- 20. It is not a general practice within the maritime community for independent companies to make or receive payments on behalf of other independent companies and such payments are suggestive of a relationship that is not at "arms length."

- The Defendants cannot be found within this District within the meaning of Rule B of the Supplemental Rules for Certain Admiralty and Maritime Claims of the Federal Rules of Civil Procedure, but, upon information and belief, Defendants have, or will have during the pendency of this action, assets within this District and subject to the jurisdiction of this Court, held in the hands of garnishees including, but not limited to, ABN Amro, American Express Bank, Bank of America, Bank of New York Mellon, Citibank, Deutsche Bank A.G., HSBC Bank USA Bank, J.P. Morgan Chase, BNP Paribas, Standard Chartered Bank, Wachovia Bank N.A., Societe Generale and/or Barclays Bank which are believed to be due and owing to the Defendants.
- 17. The Plaintiff seeks an order from this court directing the Clerk of Court to issue Process of Maritime Attachment and Garnishment pursuant to Rule B of the Supplemental Rules for Certain Admiralty and Maritime Claims, attaching, *inter alia*, any assets of the Defendants held by the aforesaid garnishee for the purpose of obtaining personal jurisdiction over the Defendants, and to secure the Plaintiff's claim as described above.

#### WHEREFORE, Plaintiff prays:

- A. That process in due form of law issue against the Defendants, citing it to appear and answer under oath all and singular the matters alleged in the Complaint;
- B. That since the Defendants cannot be found within this District pursuant to Rule B of the Supplemental Rules for Certain Admiralty and Maritime Claims, this Court issue an Order directing the Clerk of Court to issue Process of Maritime Attachment and Garnishment pursuant to Rule B of the Supplemental Rules for Certain Admiralty and Maritime Claims, attaching all goods, chattels, credits, letters of credit, bills of lading, effects, debts and monies, tangible or intangible, or any other funds held by any garnishee, including, but not limited to, ABN Amro, American Express Bank, Bank of America, Bank of New York Mellon, BNP Paribas, Citibank, Deutsche Bank A.G., HSBC Bank USA Bank, J.P. Morgan Chase, Standard Chartered Bank, Wachovia Bank N.A.,

Barclays Bank, and/or Societe Generale, which are due and owing to the Defendants, in the amount of \$3,469,173.59 calculated to date to secure the Plaintiff's claims, and that all persons claiming any interest in the same be cited to appear and pursuant to Supplemental Admiralty Rule B answer the matters alleged in the Complaint;

- C. That this Court retain jurisdiction over this matter through the entry of any judgment or award associated with any of the claims currently pending, or which may be initiated in the future, including any appeals thereof; and
- D. That the Plaintiff has such other, further and different relief as the Court may deem just and proper.

Dated: New York, New York December 14, 2007

The Plaintiff,

INDUSTRIAL CARRIERS INC.

Claurisse Campanale-Orozco (CC 3581)

Thomas L. Tisdale (TT 5263)

TISDALE LAW OFFICES, LLC

11 West 42nd Street, Suite 900

New York, NY 10036

(212) 354-0025 - phone

(212) 869-0067 - fax

corozco@tisdale-law.com

ttisdale@tisdale-law.com

#### ATTORNEY'S VERIFICATION

State of Connecticut )
) ss.: Town of Southport
County of Fairfield )

- 1. My name is Claurisse Campanale-Orozco.
- 2. I am over 18 years of age, of sound mind, capable of making this Verification, and fully competent to testify to all matters stated herein.
- 3. I am an attorney in the firm of Tisdale Law Offices LLC, attorneys for the Plaintiff.
- 4. I have read the foregoing Verified Complaint and know the contents thereof and believe the same to be true and accurate to the best of my knowledge, information and belief.
- 5. The reason why this Verification is being made by the deponent and not by the Plaintiff is that the Plaintiff is a business organization with no officers or directors now within this District.
- 6. The source of my knowledge and the grounds for my belief are the statements made, and the documents and information received from, the Plaintiff and agents and/or representatives of the Plaintiff.
  - 7. I am authorized to make this Verification on behalf of the Plaintiff.

Dated: Southport, Connecticut December 14, 2007

Claurisse Campanale-Orozco

### EXHIBIT 4

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

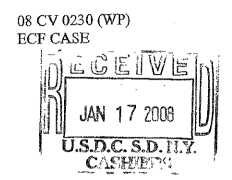
ISLE NAVIGATION INC.,

Plaintiff,

- against -

YONG HE SHIPPING (HK) LTD., PROSPER SHIPPING LIMITED, GOLDED TAI SHIPPING LTD a/k/a GOLDEN TAI SHIPPING LTD, and SHANGHAI COSFAR INT'L CO. LTD. a/k/a COSFAR

Defendants.



### VERIFIED AMENDED COMPLAINT

Plaintiffs, ISLE NAVIGATION INC. ("ISLE"), by and through its attorneys, Tisdale Law Offices, LLC for its Verified Complaint against the Defendants, YONG HE SHIPPING (HK) LTD. ("YONG HE"), PROSPER SHIPPING LTD. ("PROSPER"), GOLDED TAI SHIPPING LTD. a/k/a GOLDEN TAI SHIPPING LTD ("GOLDED TAI") and SHANGHAI COSFAR INT'L CO. LTD. a/k/a COSFAR ("COSFAR") (collectively "Defendants") alleges, upon information and belief, as follows:

- 1. This is an admiralty and maritime claim within the meaning of Rule 9(h) of the Federal Rules of Civil Procedure and 28 United States Code § 1333.
- 2. At all times material to this action, Plaintiff ISLE was, and still is, a foreign company or other business entity organized under and existing by virtue of foreign law with a principal place of business in Liberia.
- 3. Upon information and belief, Defendant Yong He was a foreign corporation or other business entity organized under and existing by virtue of foreign law with a principal place of business in Hong Kong and was the Owner of the Vessel M/V APLANTA ("Vessel").

- 4. Upon information and belief, at all material times, Defendant Prosper was a foreign corporation, or other business entity, organized under, and existing by virtue of foreign law with a principal place of business in Hong Kong and was a paying agent who made several charter hire payments on behalf of Yong He, pursuant to the Charter Party identified below.
- 5. Upon information and belief at all material times, Defendant GOLDED TAI was a foreign corporation or other business entity, organized under and existing by virtue of foreign law with a principal place of business in Hong Kong and was a paying agent who made several charter hire payments on behalf of Yong He, pursuant to the Charter Party identified below.
- 6. Upon information and belief and at all material times, Defendant SHANGAI COSFAR INT'L CO. LTD. which is also known as COSFAR, was a foreign corporation or other business entity, organized under and existing by virtue of foreign law with a principal place of business in Beijing and guaranteed Yong He's performance of the Charter Party identified below.
- 7. Pursuant to a standard NYPE Time Charter Party with Riders, dated October 26, 2007, Plaintiff chartered its Vessel to Yong He for the shipment of steel cargo from China to Algeria and Spain.
- 8. The Charter Party required Defendant to pay charter hire in the amount of USD\$55,000 per day payable every 15 days in advance to Plaintiffs.
- 9. Defendants have failed to pay advance charter hire due to Plaintiff as per the charter party terms and as a result, Defendants have breached the Charter Party causing loss and damage to the Plaintiff in the amount of \$2,518,228.39.
- 10. Pursuant to the Charter Party, all disputes arising thereunder are to be submitted to arbitration in London with English Law to apply.

11. Interest, costs and attorneys' fees are routinely awarded to the prevailing party in London arbitration pursuant to English Law. As best as can now be estimated, ISLE will be entitled to recover the following amounts under any final arbitration award:

A.	Principal claim:	\$2,518,228.39
В.	Interest at 6.5% compounded Quarterly for three years	\$537,409.02
C.	Arbitration costs and fees	\$200,000.00
		\$3,255,637.41

- 12. The Defendants cannot be found within this District within the meaning of Rule B of the Supplemental Rules for Certain Admiralty and Maritime Claims of the Federal Rules of Civil Procedure, but, upon information and belief, Defendants have, or will have during the pendency of this action, assets within this District and subject to the jurisdiction of this Court, held in the hands of garnishees within the District which are believed to be due and owing to the Defendants.
- 13. The Plaintiff seeks an order from this court directing the Clerk of Court to issue Process of Maritime Attachment and Garnishment pursuant to Rule B of the Supplemental Rules for Certain Admiralty and Maritime Claims, and also pursuant to the United States Arbitration Act, 9 U.S.C. §§ 1 and 8, attaching, *inter alia*, any property of the Defendants held by any garnishees within the District for the purpose of obtaining personal jurisdiction over the Defendants, to compel arbitration and to secure the Plaintiff's claim as described above.

#### WHEREFORE, Plaintiff prays:

Total

- A. That process in due form of law issue against the Defendants, citing it to appear and answer under oath all and singular the matters alleged in the Complaint, failing which default judgment be entered against it in the sum of \$3,255,637.41.
- B. That since the Defendant cannot be found within this District pursuant to Rule B of the Supplemental Rules for Certain Admiralty and Maritime Claims, this Court issue an Order

Document 10-5

directing the Clerk of Court to issue Process of Maritime Attachment and Garnishment pursuant to Rule B of the Supplemental Rules for Certain Admiralty and Maritime Claims, also pursuant to the United States Arbitration Act, 9 U.S.C. §§ 1 and 8, attaching all goods, chattels, credits, letters of credit, bills of lading, effects, debts and monies, tangible or intangible, or any other funds up to the amount of \$3,255,637.41 belonging to, due or being transferred to, from, or for the benefit of the Defendants, including but not limited to such property as may be held, received or transferred in Defendants' name or as may be held, received or transferred for its benefit at, moving through, or within the possession, custody or control of banking/financial institutions and/or other institutions or such other garnishees to be named, and that all persons claiming any interest in the same be cited to appear and pursuant to Supplemental Admiralty Rule B answer the matters alleged in the Complaint;

- That pursuant to 9 U.S.C. §§201 et seq. this Court recognize and confirm any C. London arbitration award in Plaintiff's favor against the Defendants as a judgment of this Court;
- That this Court award Plaintiff the attorneys' fees and costs incurred in this action; D. and
- That the Plaintiff have such other, further and different relief as the Court deems just, E. proper and equitable.

Dated: New York, New York January 17, 2008

The Plaintiff,

ISLE NAVIGATION INC.

Claurisse Campanale-Orozco (CC 3581)

Thomas L. Tisdale (TT 5263)

TISDALE LAW OFFICES, LLC

11 West 42nd Street, Suite 900

New York, NY 10036

(212) 354-0025 - phone

(212) 869-0067 - fax

corozco@tisdale-law.com

ttisdale@tisdale-law.com

Filed 03/06/2008

State of Connecticut	)	ss.:	Town of Southport
County of Fairfield	)		

- My name is Claurisse Campanale-Orozco. 1.
- I am over 18 years of age, of sound mind, capable of making this Verification, and 2. fully competent to testify to all matters stated herein.
- I am an attorney in the firm of Tisdale Law Offices LLC, attorneys for the Plaintiff. 3.
- I have read the foregoing Verified Amended Complaint and know the contents 4. thereof and believe the same to be true and accurate to the best of my knowledge, information and belief.
- The reason why this Verification is being made by the deponent and not by the 5. Plaintiff is that the Plaintiff is a business organization with no officers or directors now within this District.
- The source of my knowledge and the grounds for my belief are the statements made, 6. and the documents and information received from, the Plaintiff and agents and/or representatives of the Plaintiff.
- I am authorized to make this Verification on behalf of the Plaintiff. 7.

Southport, Connecticut Dated: January 17, 2008

Claurisse Campanale-Orozco

### EXHIBIT 5

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK USDCSDAY
DOCUMENT
SURCTRONICALLY FILED
DATA FILED: W 30 07

GLOBAL LOGISTICS GROUP LTD.,

Plaintiff.

Case No. 07 CIV 10654 (Judge Scheindlin)

- against -

EX PARTE ORDER
AUTHORIZING PROCESS OF
MARITIME ATTACHMENT AND
GARNISHMENT

YONG HE SHIPPING (HK) LTD., PROSPER SHIPPING LIMITED, AEGEAN CARRIERS S.A., & SOUTH AEGEAN SHIPPING S.A.,

Defendants
------------

WHEREAS, on November 30, 2007, Plaintiff, GLOBAL LOGISTICS GROUP

LTD., filed its Verified Amended Complaint against Defendants, YONG HE SHIPPING

(HK) LTD., PROSPER SHIPPING LIMITED, AEGEAN CARRIERS S.A., and SOUTH

AEGEAN SHIPPING S.A., alleging damages in the amount of \$830,409.89 (Eight

Hundred Thirty Thousand Four Hundred-Nine Dollars and eighty-nine cents), together

with interest and costs, and praying for the issuance of Process of Maritime Attachment

and Garnishment pursuant to Rule B of the Supplemental Rules for Certain Admiralty and

Maritime Claims, and

WHEREAS, the Process of Maritime Attachment and Garnishment would command that the United States Marshal or other designated process server attach any and all of Defendants' property within this District,

Filed 03/06/2008

NOW, THEREFORE, after review of the Verified Complaint and proposed Process of Maritime Attachment and Garnishment, and the Court finding that the conditions set forth in Supplemental Rule B appear to exist, it is

ORDERED, that Process of Maritime Attachment and Garnishment shall issue to the garnishees named in the Schedule A hereto, against all tangible or intangible property belonging to, claimed by or being held for the Defendants by any garnishees within this District, including, but not limited to electronic fund transfers originated by, payable to, or otherwise for the benefit of Defendants whether to or from the garnishees or any other electronic fund transfers, in an amount of up to \$830,409.89, pursuant to Rule B of the Supplemental Rules for Certain Admiralty and Maritime Claims of the Federal Rules of Civil Procedure; and it is further,

ORDERED, that any person claiming an interest in the property attached or garnished pursuant to this Order shall, upon application to the Court, be entitled to a prompt hearing as provided by Local Admiralty and Maritime Rule E (1), at which time Plaintiff shall be required to show why the attachment and garnishment should not be vacated or other relief granted; and it is further,

ORDERED, that supplemental process specifying other or additional garnishees enforcing the Court's Order may be issued by the Clerk upon application without further Order of the Court; and, it is further,

ORDERED, that following initial service by the United States Marshal or other

Filed 03/06/2008

ORDERED, that service on any garnishee is deemed continuous throughout the day from the time of such service through the opening of the garnishee's business the next business day; and, it is further,

ORDERED, that any garnishee may consent to accept service by any other means, including facsimile and e-mail; and, it is further,

ORDERED, that a copy of this Order be attached to and served with the said Process of Maritime Attachment and Garnishment; and it is further

ORDERED, that pursuant to Rule 4 (c) (1), Federal Rules of Civil Procedure, this Ex Parte Order of Maritime Attachment and Garnishment and a copy of the Verified Complaint may also be served on the garnishees identified in this garnishment Order, and such additional garnishees as so permitted herein, by one of the following appointees: Samuel Clarke, or any other person at least the age of 18 years and not a party to this action, appointed by Junge & Mele, LLP, attorneys for Plaintiff.

Dated in the City of New York on November 30, 2007

STAKES DISTRICT JUDGE

#### SCHEDULE A

- 1. Bank of China
- 2. HSBC (USA) Bank
- 3. Bank of New York Mellon
- 4. Barclay's Bank
- 5. JPMorgan Chase Bank
- 6. Wachovia Bank
- 7. Bank of America, N.A.
- 8. American Express Bank
- 9. Citibank, N.A.
- 10. Standard Chartered Bank
- 11. UBS, A.G.
- 12. BNP Paribas
- 13 Calyon Bank
- 14. Bank of Commerce
- 15. Deutsche Bank